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45 *Class Counsel for Plaintiffs*

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 47
UNITED STATES DISTRICT COURT
 49
NORTHERN DISTRICT OF CALIFORNIA
 51
OAKLAND DIVISION

52 IN RE COLLEGE ATHLETE NIL
 53 LITIGATION

54 Case No. 4:20-cv-03919-CW

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PLAINTIFFS' STATUS REPORT
REGARDING CLAIM FORM FILED BY
ANTWUNE JENKINS

56 Judge: Hon. Claudia Wilken

1 Plaintiffs, through undersigned Class Counsel, pursuant to the Court's September 11, 2025
2 Order Re: Claim Form Filed by Antwune Jenkins (ECF No. 1034), hereby submit this status report
3 regarding the claim.

4 On September 11, 2025, Plaintiffs forwarded Mr. Jenkins' claim form to the settlement
5 administrator for processing and determination of whether Mr. Jenkins may have a claim to
6 settlement funds as the alleged successor in interest of his late son, Tycoreous Antwune Jordan.

7 The settlement administrator confirmed receipt of Mr. Jenkins' claim form and
8 communicated to Class Counsel that, in order to verify Mr. Jenkins' eligibility to claim settlement
9 funds as the successor in interest of Mr. Jordan, he will need to provide (1) a copy of Mr. Jordan's
10 death certificate, and (2) documentation establishing that Mr. Jenkins is the sole beneficiary of Mr.
11 Jordan's estate.

12 On September 11, 2025, Class Counsel mailed a letter to Mr. Jenkins explaining that
13 additional documentation is required to verify his claim and instructing him to send the requested
14 documentation by mail to Class Counsel.

15 On November 15, 2025, Class Counsel received a letter from Mr. Jenkins indicating that
16 he has requested a copy of Mr. Jordan's death certificate. Mr. Jenkins also attached a self-executed
17 "affidavit" in which he states that he is the sole beneficiary to Mr. Jordan's estate.

18 Class Counsel subsequently conferred with the settlement administrator and determined
19 that the affidavit provided by Mr. Jenkins is not sufficient proof of his beneficiary status. Class
20 Counsel also understand that Mr. Jenkins is not currently listed as Mr. Jordan's father on his birth
21 certificate.

22 On November 26, 2025, Class Counsel mailed a letter to Mr. Jenkins explaining that the
23 documentation he previously provided is insufficient to verify his claim and that the settlement
24 administrator will need additional documentation such as a copy of Mr. Jordan's birth certificate
25 listing Mr. Jenkins as the father or a court order establishing paternity, as well as legal
26 documentation showing that Mr. Jordan has no other beneficiaries.

1 On December 3, 2025, Class Counsel received a letter and declaration from Mr. Jenkins,
 2 which is attached hereto as Exhibit A.¹ Mr. Jenkins requested that Class Counsel file his
 3 declaration with the Court and ask the Court to adjudicate Mr. Jenkins' paternity and beneficiary
 4 status. While Class Counsel is uncertain whether this is the proper forum to adjudicate these issues,
 5 we are submitting Mr. Jenkins' declaration per his request.

6 Class Counsel will continue to communicate with Mr. Jenkins to try to obtain the
 7 documentation necessary to verify his claim.

8
 9 DATED: December 10, 2025

10 By /s/ Steve W. Berman

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38 Respectfully submitted,

39 By /s/ Jeffrey L. Kessler

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 67 ¹ Mr. Jenkins' letter is dated "10-30-25" but it was not postmarked until November 26, 2025
 68 and did not arrive to Class Counsel's offices until December 3, 2025.

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Class Counsel for Plaintiffs

3 *Class Counsel for Plaintiffs*

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1 **ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3)**
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Pursuant to Civil Local Rule 5-1(i)(3), the filer of this document attests that concurrence
in the filing of this document has been obtained from the signatories above.

4 By: /s/ Steve W. Berman
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